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Substit PTO-1	ute for 390		ERCE PATENT AND TRADEMARK OFFICE	ATTORNEY'S DOCKET NUMBER									
1		TRANSMITTAL LETTER T		018793-273									
ĺ '		DESIGNATED/ELECTED C CONCERNING A FILING U		U.S. APPLICATION NO. (If known, see 37 CFR 1.5)									
INTE	RN	ATIONAL APPLICATION NO.	INTERNATIONAL FILING DATE	PRIORITY DATE CLAIMED									
	.1314/	PCT/JP03/04273	3 April 2003	4 April 2002									
TITL	E OI	INVENTION	0 / 1000	17,5111,2002									
Ĭ~~⊑	TU	OD OE SIMI II TANEOI IS EDA	ACTIONIAL ANIALYSIS OF REPACET	IC ACID AND HYDROCEN									
	METHOD OF SIMULTANEOUS FRACTIONAL ANALYSIS OF PERACETIC ACID AND HYDROGEN PEROXIDE												
ADD	APPLICANT(S) FOR DO/EO/US												
	Tsogt HARNOOD, Takeo OHSAKA and Mohamed Ismail AWAD												
150	gt r	HARNOOD, Takeo OHSAKA 8	and Monamed Ismail AVVAD										
Арр	oplicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:												
1.	×	This is a FIRST submission to items concerning a filing under 35 U.S.C. 371.											
2.		This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371.											
3.	X												
4.		(6), (9) and (22) indicated below. The US has been elected by the expiration of 19 months from the priority date (Article 31).											
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		a. Lis attached hereto (required only if not communicated by the International Bureau).											
		b. has been communicated by the International Bureau.											
_		• • • • • • • • • • • • • • • • • • • •	ation was filed in the United States Receiving C	, ,									
6.	×	An English language translation of the International Application as filed (35 U.S.C. 371(c)(2))											
		a. 🔀 is attached hereto.											
		b. has been previously submitted under 35 U.S.C. 154(d)(4).											
7.		<u> </u>											
		a. are attached hereto (required only if not communicated by the International Bureau).											
		b. have been communicated by the International Bureau.											
		c. have not been made; however, the time limit for making such amendments has NOT expired.											
		d. have not been made and will not be made.											
8.		An English language translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)).											
9.	X	An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)).											
10.		An English language translation of the annexes of the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371(c)(5)).											
	lten	ns 11 to 21 below concern docume											
11.	_												
12.	X	An Information Disclosure Statement under 37 CFR 1.97 and 1.98. An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included.											
13.	_	A FIRST preliminary amendment.											
14.		A SECOND or SUBSEQUENT prelin	ninan/amondment	74500 April 1990									
15.		A substitute specification.	imary amendment.										
16.		A change of power of attorney and/o	r addraga latter										
l	ద	,											
17.		,	puence listing in accordance with PCT Rule 13to										
18.		• • •	national application under 35 U.S.C. 154(d)(4).										
19.		,,	ge translation of the international application ur	, , ,									
20.	×	Other items or information: Applica Fees, Forms PCT/IB/304 and 308.	tion Data Sheet, General Authorization for Peti	tions for Extension of Time and Payment of									
21.	X	Applicant(s) requests that the publish		nt information: Ricoh Kvosan Inc. of Tokvo									
			ion of Science and Engineering, Tokyo, Japan.										
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10.5. APPLICATION NO III KAAS	09179	EKNA	PCT/JP03/04273	10.	ATTORN	018793-27	
2. X The following fees are s						CALCULATIONS	-
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BASIC NATIONAL FEE (37 CFR 1.492(a)(1)-(5)): Neither international preliminary examination fee (37 CFR 1.482) nor international search fee (37 CFR 1.445(a)(2)) paid to USPTO and International Search Report not prepared by the EPO or JPO \$1,080.00 (1611)						·	
	International preliminary examination fee (37 CFR 1.482) not paid to USPTO but International Search Report prepared by the EPO or JPO \$920.00 (1613)						
International preliminary examination fee (37 CFR 1.482) not paid to USPTO but International search fee (37 CFR 1.445(a)(2)) paid to USPTO \$770.00 (1610)							
International preliminary examination fee (37 CFR 1.482) paid to USPTO but all claims did not satisfy provisions of PCT Article 33(1)-(4) \$730.00 (1609)							
International preliminary examination fee (37 CFR 1.482) paid to USPTO and all claims satisfied provisions of PCT Article 33(1)-(4) \$100.00 (1612)							
		ENTI	ER APPROPRIATE BAS	IC FEE AM	OUNT =	\$ 920.00	
	Surcharge of \$130.00 (1617) for furnishing the oath or declaration later than months from the earliest claimed priority date (37 CFR 1.492(e)).						
CLAIMS	NUMBER FIL	.ED	NUMBER EXTRA	RAT	ΓE	\$	
Total Claims	6	-20 =	0	× \$18.00	(1615)	\$ 0.00	
Independent Claims	11	-3 =	0	× \$86.00	(1614)	\$ 0.00	,
MULTIPLE DEPENDENT C	_AIM(S) (if applica	ble)		+ \$290.0 ⁴	0 (1616)		
			TOTAL OF ABOVE	CALCULA	ATIONS	\$ 920.00	
Applicant claims small are reduced by 1/2.	entity status. See	37 CFF	R 1.27. The fees indicate	ed above	+	\$ 0.00	
					STOTAL =	\$ 920.00	
Processing fee of \$130.00 months from the earliest cla	(1618) for furnishir med priority date (ng the I	English translation later th R 1.492(f)).	nan 🔲 20	30	\$ 0.00	
				L NATION	AL FEE =	\$ 920.00	
Fee for recording the enclos accompanied by an appropr					onorty ±	\$ 40.00	
accompanied by an appropr	late cover sheet (3	7 CFR		FEES ENC		\$ 960.00	
						Amount to be	
						refunded :	
						charged :	
a. 🕱 A check in the amou	unt of\$ 960.0	00	to cover the above fees	is enclose	d.		
b. Please charge my Duplicate copy of the	Deposit Account No is sheet is enclose	o. <u>0</u> : d.	2 <u>-4800</u> in the amount o	of		to cover the abov	e fees. A
c. The Commissioner Deposit Account No.	is hereby authorize	ed to cl A dupli	narge any additional fees cate copy of this sheet is	which may enclosed.	be requi	red, or credit any ov	rerpayment to
d. Charge	to credit c	ard. F	orm PTO-2038 is attache	ed.			٠
NOTE: Where an appropr or (b)) must be filed and g					met, a pe	tition to revive (37	CFR 1.137(a)
SEND ALL CORRESPOND	ENCE TO:			<u> </u>	gberl	S- Mul	lai
	or & Mathie I I	L.P.		SIGNA	TURE ,		
Bums, Doane, Sweck P.O. Box 1404	or a manis, L.						_
		,		NAME		Robert G. Muka	ai





018793-273

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of

Tsogt HARNOOD et al.

Group Art Unit:

Application No.:

Examiner:

Filing Date:

September 27, 2004

Confirmation No.:

Title: METHOD OF SIMULTANEOUS FRACTIONAL ANALYSIS OF PERACETIC ACID AND HYDROGEN

PEROXIDE

GENERAL AUTHORIZATION FOR PETITIONS FOR EXTENSIONS OF TIME AND PAYMENT OF FEES

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

In accordance with 37 C.F.R. §1.136(a)(3), the U.S. Patent and Trademark Office is hereby provided with a general authorization to treat any concurrent or future reply requiring a petition for an extension of time for its timely submission as containing a request therefor for the appropriate length of time.

The Commissioner is hereby authorized to charge any appropriate fees under 37 C.F.R. § 1.17 that may be required by this paper, and to credit any overpayment, to Deposit Account No. 02-4800. This paper is submitted in duplicate.

Respectfully submitted,

BURNS, DOANE, SWECKER & MATHIS, L.L.P.

P.O. Box 1404 Alexandria, Virginia 22313-1404 (703) 836-6620

Date: September 27, 2004

Robert G. Mukai

Registration No. 28,531